United States District Court

for the

Eastern District of North Carolina

United States of Americ	ca	١		
v. Torry Markey McArthur) ()	7.00 CD 04.15	
) Case No:	7:99-CR-84-1F	
Date of Original Judgment: Date of Previous Amended Judgment: (Use Date of Last Amended Judgment if Any)	May 1, 2000) USMI NO:	19047-056	
		•	Suzanne Little	
		Defendant's Attorney		
ORDER REGARI	DING MOTIO	N FOR SE	NTENCE REDUCTION	
PURSUANT TO 18 U.S.C. § 3582(c)(2)				
§ 3582(c)(2) for a reduction in the term subsequently been lowered and made re	of imprisonment in etroactive by the Un notion, and taking in	mposed based on the states Sen account the	tencing Commission pursuant to 28 U.S.C. policy statement set forth at USSG §1B1.10	
in the last judgment issued) of GRANTED and the defendant's previously imposed sentence of imprisonment (as reflected months is reduced to				
part of the original sentence is authorized imposed upon relocation of supervised incarcerated results from a revocation of the amount of time the defendant has	ed to be reduced un release is not author of supervised releas already served exce	nder this section orized. The sent se. Therefore, the eeds this senten	ation, only a term of imprisonment imposed as a. A reduction in the term of imprisonment ence for which the defendant is currently the defendant is not eligible for a reduction. ce, the sentence is reduced to a "Time Served" trative purposes of releasing the defendant.	
(Complete Parts I and II of Page 2 when motion is granted)				
			1. 2000	
Except as otherwise provided, all provishall remain in effect. IT IS SO ORDI		ent(s) dated Ma	ıy 1, 2000,	
Order Date: 10/7/16		Jam	en C. Jas Judge's signature	
			Judgessignature	
Effective Date:		es C. Fox Sen	ior U.S. District Judge	
(if different from order date)		Printed name and title	

EDNC Rev. 11/8/2011